1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 HYDRO-BLOK USA LLC, et al., Plaintiffs, 10 v. 11 WEDI CORP., C15-671 TSZ 12 Defendant. **ORDER** 13 WEDI CORP., Plaintiff, 14 v. 15 BRIAN WRIGHT, et al., Defendants. 16 17 THIS MATTER comes before the Court on a motion, docket no. 101, brought by 18 Brian Wright and Sound Product Sales L.L.C. (collectively, "Wright"), to correct or 19 modify the arbitral award issued on June 23, 2017, docket no. 101-3. Having reviewed 20 all papers filed in support of, and in opposition to, the motion, the Court GRANTS the 21 motion in part and DENIES the motion in part for the following reasons. 22

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ORDER - 1

Discussion

Pursuant to agreements between wedi Corp. and Wright, docket nos. 101-1 & 101-2, the parties were directed to arbitrate wedi's breach of contract, breach of fiduciary duty, civil conspiracy, and unjust enrichment claims against Wright. <u>See</u> Order (docket no. 26); <u>see also</u> Am. Compl. at Counts I-IV (docket no. 17). The parties also arbitrated wedi's allegation that Wright had violated Washington's Uniform Trade Secrets Act, which had been pleaded as a counterclaim in this matter. <u>See</u> 1st Am. Counterclaims at Count VII (docket no. 64). The arbitrator found against wedi and in favor of Wright on all claims other than breach of contract; on the contract claim, the arbitrator awarded to wedi only nominal damages of \$1.00. <u>See</u> Ex. C to Wright's Mot. (docket no. 101-3). The arbitrator denied wedi's request for attorneys' fees, concluding that the "fair and just result is to leave the parties where they stand." <u>Id.</u> (docket no. 101-3 at 17).

The arbitrator further indicated that, although "Wright alluded to the possibility of seeking the recovery of his attorneys' fees against wedi," he "waived making that request at the hearing or in his post-hearing brief." *Id.* (docket no. 101-3 at 5). Wright asks that the Court strike this passage from the arbitral award pursuant to Federal Arbitration Act ("FAA"), which authorizes the Court to modify or correct an award when it "is imperfect in matter of form not affecting the merits of the controversy." 9 U.S.C. § 11(c); *see also Cortez Byrd Chips, Inc. v. Bill Harbert Constr. Co.*, 529 U.S. 193 (2000) (FAA's venue provisions are permissive, allowing a motion to modify to be brought in either the district in which the award was made or any district proper under the general venue statute).

According to Wright, the reason that he did not address the issue of attorneys' fees during

the hearing or in his post-hearing brief was because the arbitrator instructed the parties to wait until after the award issued to submit a fee petition. <u>See</u> Tr. (Vol. X) at 2547 (docket no. 101-4 at 6); <u>see also</u> Ex. E to Wright's Mot. (docket no. 101-5).

The Court agrees that Wright cannot be viewed as having waived the ability to pursue attorneys' fees relating to the arbitration proceedings. The arbitrator, however, also made clear in other provisions of the award that attorneys' fees and costs, including the expenses associated with the arbitration, would not be awarded to either side, as a matter of fairness. <u>See</u> Ex. C to Wright's Mot. (docket no. 101-3 at 17-18). The parties' agreement delegates to the arbitrator the authority to decide whether a party is entitled to attorneys' fees, and it indicates that the parties shall bear their own expenses incurred in connection with the arbitration unless otherwise determined by the arbitrator. See Exs. A & B to Wright's Mot. (docket nos. 101-1 & 101-2). Thus, the Court will modify the award to omit the last sentence of the Background section, see docket no. 101-3 at 5, lines 10-13, because such language is inconsistent with the arbitrator's direction to the parties and renders the award "imperfect" in form, but the Court leaves unchanged the arbitrator's decision on the merits of the attorneys' fees issue. Contrary to the suggestion in his motion, Wright may not seek reimbursement of the legal costs of arbitration via subsequent motion to this Court.

Conclusion

For the foregoing reasons, Wright's motion to correct or modify arbitral award, docket no. 101, is GRANTED in part and DENIED in part. The parties are DIRECTED to file a Joint Status Report within twenty-one (21) days of the date of this Order

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1	indicating what, if any issues, remain for trial in this matter. The Clerk is DIRECTED to
2	send a copy of this Order to all counsel of record.
3	IT IS SO ORDERED.
4	DATED this 2nd day of October, 2017.
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6	Thomas S. Zilly
7	United States District Judge
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